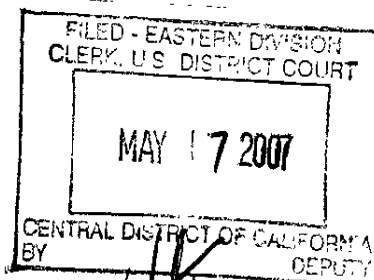


DUPLICATE 0216

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 Attorneys for Defendant
 6 HARLEY-DAVIDSON MOTOR COMPANY
 GROUP, INC. (erroneously sued herein as
 7 Harley-Davidson, Inc. and Harley-Davidson
 Motor Cycles)



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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA
EASTERN DIVISION

11 KAYLA ARELLANO, a minor, and
 12 JUSTIN ARELLANO, a minor, by
 13 and through their Guardian Ad Litem,
 14 PAULA HAHN,

Plaintiffs,

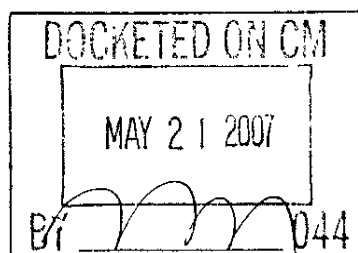
vs.

15 HARLEY-DAVIDSON, INC.;
 16 HARLEY-DAVIDSON MOTOR
 17 CYCLES; and DOES 1 through 100,
 18 inclusive,

Defendants.

CASE NO. EDCV 07-00185-SGL (Opx)

STIPULATION AND ORDER TO
CONSOLIDATE CASE NO. EDCV 07-
00185-SGL (Opx) WITH CASE NO.
EDCV 06-00980-SGL (Opx)



The parties to Case No. EDCV 07-00185-SGL (Opx) and Case No. EDCV 06-00980-SGL (Opx), by and through their counsel of record, hereby stipulate and agree to the following:

1. Case No. EDCV 07-00185-SGL (Opx) should be consolidated with Case No. EDCV 06-00980-SGL (Opx). Both of these wrongful death / product liability cases arise out of the same motorcycle accident, are brought by the alleged heirs of the decedent and assert the same causes of action and theories against Harley-Davidson Motor

1 Company Group, Inc.

2 2. The June 4, 2007, Scheduling Conference in Case No. EDCV 07-00185-
 3 SGL (Opx) should be vacated. A Scheduling Conference has already been held in Case
 4 No. EDCV 06-00980-SGL (Opx). All the parties to Case No. EDCV 07-00185-SGL
 5 (Opx) participated in that Scheduling Conference.

6 3. The dates in the Joint Scheduling Conference Report and the Schedule of
 7 Pretrial and Trial dates for Case No. EDCV 06-00980-SGL (Opx) should be controlling in
 8 Case No. EDCV 07-00185-SGL (Opx).

9 Dated: May 14, 2007

VEATCH CARLSON

10 By: 

11 Robert T. Mackey, Esq.
 12 Attorneys for Plaintiffs
 13 KAYLA ARELLANO, a minor, and
 14 JUSTIN ARELLANO, a minor, by and
 15 through their Guardian Ad Litem,
 16 PAULA HAHN

17 Dated: May 14, 2007

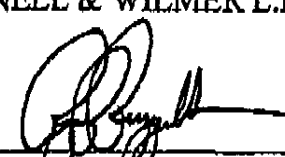
YUHL RHAMES & ATKINSON LLP

18 By: 

19 Michael R. Rhames, Esq.
 20 Attorneys for Plaintiff
 21 ROBIN ARELLANO

22 Dated: May 16, 2007

SNELL & WILMER L.L.P.

23 By: 

24 Ryan P. Ruggerello
 25 Attorneys for Defendant
 26 HARLEY-DAVIDSON MOTOR
 27 COMPANY GROUP, INC. (erroneously
 28 sued herein as Harley-Davidson, Inc. and
 Harley-Davidson Motor Cycles)

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- 2 -

STIPULATION AND ORDER TO CONSOLIDATE CASES

May-17-07 09:29am From-Yuhl et al

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003/004

05/16/2007 20:17 FAX 714 427 7799

SNELL & WILMER LLP

1 Company Group, Inc.

2 2. The June 4, 2007, Scheduling Conference in Case No. EDCV 07-00185-SGL (Opx) should be vacated. A Scheduling Conference has already been held in Case No. EDCV 06-00980-SGL (Opx). All the parties to Case No. EDCV 07-00185-SGL (Opx) participated in that Scheduling Conference.

3 3. The dates in the Joint Scheduling Conference Report and the Schedule of Pretrial and Trial dates for Case No. EDCV 06-00980-SGL (Opx) should be controlling in Case No. EDCV 07-00185-SGL (Opx).

9 Dated: May 16 2007

VEATCH CARLSON

11 By:

12 Robert T. Mackey, Esq.
 13 Attorneys for Plaintiffs
 14 KAYLA ARELLANO, a minor, and
 15 JUSTIN ARELLANO, a minor, by and
 16 through their Guardian Ad Litem,
 17 PAULA HAHN

16 Dated: May 16 2007

YUHL RHAMES & ATKINSON LLP

18 By:

19 Michael R. Rhames, Esq.
 20 Attorneys for Plaintiff
 21 ROBIN ARELLANO

21 Dated: May 16, 2007

SNELL & WILMER L.L.P.

23 By:

24 Ryan P. Ruggerello
 25 Attorneys for Defendant
 26 HARLEY-DAVIDSON MOTOR
 27 COMPANY GROUP, INC. (erroneously
 28 sued herein as Harley-Davidson, Inc. and
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- 2 -

STIPULATION AND ORDER TO CONSOLIDATE CASES

Snell & Wilmer
LLP
LAW OFFICES
600 Anton Boulevard, Suite 1400
Costa Mesa, California 92626-7689
(714) 421-7080

ORDER

Having considered the foregoing Stipulation,

1. Case No. EDCV 07-00185-SGL (Opx) shall be consolidated with Case No. EDCV 06-00980-SGL (Opx).

2. The June 4, 2007, Scheduling Conference in Case No. EDCV 07-00185-SGL (Opx) shall be vacated.

3. The dates in the Joint Scheduling Conference Report and the Schedule of Pretrial and Trial dates for Case No. EDCV 06-00980-SGL (Opx) shall be controlling in Case No. EDCV 07-00185-SGL (Opx).

IT IS SO ORDERED.

Dated: May 7, 2007

JUDGE OF THE DISTRICT COURT

PROOF OF SERVICE

I am employed in the County of Orange, State of California. I am over the age of 18 and not a party to the within action; my business address is 600 Anton Boulevard, Suite 1400, Costa Mesa, CA 92626-7689

On May 17, 2007, I served, in the manner indicated below, the foregoing document described as: **STIPULATION AND ORDER TO CONSOLIDATE CASE NO. EDCV 07-00185-SGL (Opx) WITH CASE NO. EDCV 0-6-00980-SGL (Opx)**, on the interested parties in this action by placing true copies thereof, enclosed in sealed envelopes, at Costa Mesa, addressed as follows:

See Attached Service List

BY REGULAR MAIL: I caused such envelopes to be deposited in the United States mail at Costa Mesa, California, with postage thereon fully prepaid. I am readily familiar with the firm's practice of collection and processing correspondence for mailing. It is deposited with the United States Postal Service each day and that practice was followed in the ordinary course of business for the service herein attested to (C.C.P. § 1013(a)).

BY FACSIMILE: (C.C.P. § 1013(e)(f)).

BY FEDERAL EXPRESS: I caused such envelopes to be delivered by air courier, with next day service, to the offices of the addressees. (C.C.P. § 1013(c)(d)).

BY PERSONAL SERVICE: I caused such envelopes to be delivered by hand to the offices of the addressees. (C.C.P. § 1011(a)(b)).

I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed on May 17, 2007, at Costa Mesa, California.

Liz C. Roberts

1 SERVICE LIST
2

Arellano v. Harley-Davidson, et al.

3 Michael R. Rhames, Esq. YUHL RHAMES & ATKINSON LLP 4 401 Wilshire Blvd., Suite 1070 5 Santa Monica, CA 90401 (310) 393-0045 6 (310) 393-9869 (F) 7 Attorneys for Plaintiff, Robin Arellano	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	10 Douglas Stuart Fabian, Esq. VEATCH CARLSON 700 South Flower Street, Suite 2200 Los Angeles, CA 90017 (213) 381-2861 (213) 383-6370 (F) Attorneys for Kayla Arellano and Justin Arellano
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